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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/932,113	. (	08/20/2001	Hiroshi Kageyama	ama 500.40528X00 4240		
20457	7590	10/04/2005		EXAM	EXAMINER	
	•	RY, STOUT & K	SHAPIRO	SHAPIRO, LEONID		
1300 NORTH SEVENTEENTH STREET SUITE 1800				ART UNIT	PAPER NUMBER	
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DATE MAILED: 10/04/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
	0.00	09/932,113	KAGEYAMA ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Leonid Shapiro	2673				
Period fo	The MAILING DATE of this communication ap or Reply	opears on the cover sheet with the	correspondence address				
WHIC - Exte after - If NC - Failu Any	CORTENED STATUTORY PERIOD FOR REPLICATION OF THE MAILING ENGINEERS IS LONGER, FROM THE MAILING ENGINEERS IN ENGINEERS IN THE MAILING ENGINEERS IN	DATE OF THIS COMMUNICATION  .136(a). In no event, however, may a reply be tind  d will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
1)	Responsive to communication(s) filed on 14 s	July 2005					
	This action is <b>FINAL</b> . 2b) ☐ This action is non-final.						
· —	,—						
.—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4) 🛛	4)⊠ Claim(s) <u>1-32</u> is/are pending in the application.						
,	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) 🛛	☐ Claim(s) <u>4-8,11,17-24,31 and 32</u> is/are allowed.						
	☐ Claim(s) <u>1-3,9,10,12-16 and 25-30</u> is/are rejected.						
	☐ Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/or election requirement.						
Applicati	ion Papers						
9)□	The specification is objected to by the Examin	ier					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
,_	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
	under 35 U.S.C. § 119						
12)	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. & 119(a	)-(d) or (f)				
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
,	Certified copies of the priority documents have been received.      Certified copies of the priority documents have been received in Application No.						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
	application from the International Bureau (PCT Rule 17.2(a)).						
* 5	See the attached detailed Office action for a list	t of the certified copies not receive	ed.				
Attachment							
1) Notic	e of References Cited (PTO-892)	4) Interview Summary					
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08	Paper No(s)/Mail Day  Notice of Informal P	ate Patent Application (PTO-152)				
	r No(s)/Mail Date	6) Other:	( 100)				

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1, 3, 10, 12-16, 28, 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shiraki et al. (US Patent No. 6,504,522 B2) in view Blanchard (US Patent No. 5,604, 510).

As to claim 1, Shiraki et al. teaches an image display apparatus (See Col. 1, Lines 14-16) comprising:

image display means including a pixel in a region near an intersection at which each of signal lines and each of scanning lines are intersected each other (See Fig.2, items SL1, GL1, 10, Col. 7, Lines 6-16), said signal lines and said scanning lines being arranged in a matrix shape (See Fig. 2, item 1), and said pixel being connected to said signal line and said scanning line via an switch element (See Fig. 3, items SL, GL, SW, Col. 7, Lines 16-20);

a group of gradation voltage lines applied analogue gradation voltages in accordance with display gradations (See Fig. 1, items V1-V8, from Col. 7, Line 66 to Col. 8, Line 8);

decoder means for producing switch drive signals by which any one of said gradation voltage lines is selected in accordance with digital high-gradation image data (See Fig. 1, item 13, Col. 8, Lines 30-39);

trigger signal output (in the reference are equivalent to output Q1-Q3) means for sequentially producing trigger signals in accordance with said image data (See Fig. 1, items 11-12, Q and Fig. 4, items Q1-Q3 Col. 8, Lines 16-22); and

a plurality of switch means, coupled to receive switch drive signals for selecting a specified gradation voltage line in response said switch drive signals, to supply a gradation voltage from said specified gradation voltage line to specified signal line See Fig. 1, items 14a-14h, SL, Col. 8, Lines 30-39).

Shiraki et al. does not disclose trigger signals are inputted to switch means.

Blanchard teaches trigger signals (Fig. 1, item 50) are inputted to switch means (in the reference is equivalent to inverting circuits) (See Fig. 1, items 48a-48n, Col. 2, Lines 32-52).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate teaching of Blanchard into Shiraki et al. system in order to increase the range of input signals between high and low level signals (See Col. 1, Lines 47-60 in the Blanchard reference).

As to claim 3, Shiraki et al. teaches a plurality of switch drive lines for transmitting said switch drive signals are connected to said decoder means (See Fig. 1, items ASW1-ASW8, Col. 8, Lines 30-39);

a plurality of trigger lines for transmitting said trigger signals are connected to said trigger signal output means (See Fig. 1, items Q1-Q3, Col. 8, Lines 16-22); and

output lines for transmitting said specified gradation voltage to said specified signal line are connected to said plurality of switch means (See Fig. 1-2, item SL, SL1-SL4, Col. 7, Lines 20-28).

As to claim 10, Shiraki et al. teaches output line is the same signal line (See Fig. 1-2, item SL, SL1-SL4, Col. 7, Lines 20-28).

As to claim 12, Shiraki et al. teaches when n is a display gradation number, a wiring number of group of gradation voltage lines is in range from n to 2 to the power n (See Fig. 1, items DAT1-DAT3, V1-V8).

As to claims 13-15, Shiraki et al. teaches image display means, said group of gradation voltage lines, decoder means, said plurality of switch means and said trigger signal output means are formed on a same substrate (See Fig. 1, items 11-14 and Fig. 2, items 2, 7, col. 6, Lines 56-65).

As to claim 16, Shiraki et al. teaches trigger signal output means is formed using a shift register (scanning) circuit (See Fig. 1, item 11, Col. 8, Lines 9-15).

As to claim 28, Shiraki et al. teaches each of pixel includes a liquid crystal interposed between a pair of substrates including transparent insulating substrate (See Fig. 3, item Cp); and

a light transmission factor of liquid crystal is changed in accordance with a voltage fed from switch element connected to pixel (See Fig. 3, item Cp, Col. 7, Lines 15-44).

As to claim 30, Shiraki et al. teaches scanning means for sequentially supplying scanning pulses to plurality scanning lines (See Fig. 2, items 3, GL1-GL3, Col. 7, Lines 5-14).

2. Claims 2, 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shiraki et al. and Blanchard as applied to claim 1 above, and further in view of Callahan et al. (US Patent No. 5,726,676).

As to claim 2, Shiraki et al. and Blanchard do not show decoder means is divided into a plurality of decoders which are arranged to oppose each other.

Callahan et al. teaches decoder means is divided into a plurality of decoders which are arranged to oppose each other (See Fig. 2, item 14 and Fig. 3, item 30, Col. 2, Lines 6-17).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate teaching of Callahan et al. into Shiraki et al. and Blanchard system in order to produce a great number of discrete analog voltage levels, while dissipating less power, and consuming less chip area (See Col. 1, Lines 55-58 in the Callahan et al. reference).

As to claims 25-26, Shiraki et al. and Blanchard do not show voltage generation means for applying different voltages to the group of gradation voltage lines, including plurality of ladder resistors connected in series with a voltage source.

Callahan et al. teaches voltage generation means for applying different voltages to the group of gradation voltage lines, including plurality of ladder resistors connected in series with a voltage source (See Fig. 3D, items Vo-V1, 37, Col. 9, Lines 47-64).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate teaching of Callahan et al. into Shiraki et al. system in order to produce a great number of discrete analog voltage levels, while dissipating less power, and consuming less chip area (See Col. 1, Lines 55-58 in the Callahan et al. reference).

As to claim 27, Shiraki et al. and Blanchard teach voltage generation means is formed on a same substrate as image display means, said group of gradation voltage lines, decoder means, said plurality of switch means and said trigger signal output means are formed on a same substrate (See Fig. 1, items 11-14 and Fig. 2, items 2, 7, col. 6, Lines 56-65).

3. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shiraki et al. and Blanchard as applied to claim 3 above, and further in view of Kosegawa et al. (US Patent No. 6,028,580).

Shiraki et al. and Blanchard do not show plurality of trigger lines and output lines are formed as a same wiring layer.

Kosegawa et al. teaches plurality of trigger lines (shift register output lines) and output lines are formed as a same wiring layer (See Fig. 14, items 65-66, Col. 2,Lines 21-29).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate teaching of Kosegawa et al. into Shiraki et al. and Blanchard system in order to provide driving circuit (See Col. 1, Lines 5-9 in the Kosegawa et al. reference).

4. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shiraki et al. and Blanchard as applied to claim 1 above, and further in view of Dawson et al. (US Patent No. 6,307,322 B1).

Shiraki et al. and Blanchard do not show each of pixels includes a light emitting film formed on insulating substrate; and

a light emission intensity of light emitting film is changed in accordance with a voltage from switch element connected to pixel.

Dawson et al. teaches each of pixels includes a light emitting film formed on insulating substrate (See Fig. 1, item 106, Col. 3, Lines 52-65);

a light emission intensity of light emitting film is changed in accordance with a voltage from switch element connected to pixel (See Fig. 1, item 106, from Col. 3, Line 66 to Col. 4, Line 8).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate teaching of Dawson et al. into Shiraki et al. and Blanchard

system in order to reduce sensitivity to the threshold variations (See Col. 1, Lines 55-58 in the Callahan et al. reference).

#### Allowable Subject Matter

- 5. Claims 4-8, 11, 17-24, 31-32 are allowed
- 6. The following is an examiner's statement of reasons for allowance:

Relative to claim 4, the major difference between the teaching of the prior art of record (Shiraki et al., Blanchard) and the instant invention is that the said prior art does not teach plurality of switch drive lines and group of gradation voltage lines are arranged to intersect plurality of trigger lines and output lines as related to particular layout.

Claims 5-7 depend on claim 4.

Relative to claim 8, the major difference between the teaching of the prior art of record (Shiraki et al., Blanchard) and the instant invention is that the said prior art does not teach group of gradation voltage lines and plurality of switch drive lines are formed as a same wiring layer, as related to particular layout.

Claim 11 depends on claim 8.

Relative to claim 17, the major difference between the teaching of the prior art of record (Shiraki et al., Blanchard) and the instant invention is that the said prior art does not teach each of plurality of switch means includes:

a first thin film transistor which becomes which becomes conductive by being inputted said trigger signal to transmit said switch drive signal; and

a second thin film transistor which becomes conductive by said switch drive signal produced from a first thin film transistor to transmit a gradation voltage to said output line.

Claims 18-24 depend on claim 17.

Relative to claim 31, the major difference between the teaching of the prior art of record (Shiraki et al., Blanchard) and the instant invention is that the said prior art does teach when said image display apparatus is driven, a drive frequency at which said switch drive signals are supplied from said decoder means to said plurality of switch drive lines is set to twice or more as high as a drive frequency at which said trigger signals are supplied from said trigger signal output means.

Claim 32 depends on claim 31.

#### Response to Arguments

7. Applicant's arguments, filed on 07/14/05, have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Blanchard.

#### Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

### Telephone inquire

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leonid Shapiro whose telephone number is 571-272-7683. The examiner can normally be reached on 8 a.m. to 5 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala can be reached on 571-272-7681. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Art Unit: 2673

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LS 09.26.05

> VIJAY SHANKAR PRIMARY EXAMINER



Appl. No. 09/932,113
Amdt. Dated July 14, 2005
Reply to Office action of March 14, 2005
Replacement Sheet

to site of

# **FIG.14**

